

COMMONWEALTH OF KENTUCKY
BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

SHELBY RURAL ELECTRIC COOPERATIVE)	
CORPORATION'S FILING OF A PROPOSED)	
TARIFF REVISION OF RULES AND)	CASE NO. 96-503
REGULATIONS)	

O R D E R

IT IS ORDERED that Shelby Rural Electric Cooperative Corporation ("Shelby") shall file an original and 10 copies of the following information with the Commission, with a copy to all parties of record. Each copy of the data requested should be placed in a bound volume with each item tabbed. When a number of sheets are required for an item, each sheet should be appropriately indexed, for example, Item 1(a), Sheet 2 of 6. Include with each response the name of the witness who will be responsible for responding to questions relating to the information provided. The information requested herein is due within 14 days from the date of this Order.

1. Refer to Item 6 of Shelby's response to the Commission's Order dated December 23, 1996 and Sheet 19, Section 40, of Shelby's proposed Rules and Regulations.

a. In its response, Shelby refers to Administrative Regulation 807 KAR 5:041, Section 11(4), which provides that an electric utility may make extensions under "different arrangements if such arrangements have been approved by the commission." To the extent that Section 40, as proposed, includes changes to Shelby's existing Rules

and Regulations, it represents different arrangements that have not previously been approved by the Commission. Explain why Shelby should not formally petition the Commission for a deviation for approval of such changes pursuant to Administrative Regulation 807 KAR 5:041, Section 22.

b. Section 40(a) of Shelby's proposed Rules and Regulations refers to "permanent camp, campsite, barn, or barnsite, or other services with low usages" and also states that "low usage is any usage pattern that is substantially less than that of an average permanent single family residence."

(1) Define the terms "permanent camp," "campsite," "barn," and "barnsite."

(2) Identify all other "services with low usages" to which Shelby anticipates this tariff section would apply.

(3) (a) How will Shelby determine if a customer's usage is substantially less than that of an average permanent single family residence?

(b) Define (1) "substantially less" and (2) "average single family residence."

2. Refer to Item 8(c)(2) of Shelby's response to the Commission's Order dated December 23, 1996. Is changing the language in the existing bill format necessary in order to eliminate a statement that does not accurately reflect Shelby's practice of assessing a penalty only once on any bill rendered for service?

Done at Frankfort, Kentucky, this 6th day of February, 1997.

PUBLIC SERVICE COMMISSION


For the Commission

ATTEST:


Executive Director